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1 2 3 4 5 6 7 8		TES DISTRICT COURT STRICT OF CALIFORNIA
9	SAN FRANCISCO DIVISION	
10 11	IN RE: UBER TECHNOLOGIES, INC., PASSENGER SEXUAL ASSAULT LITIGATION	Case No. 3:23-md-03084-CRB [PROPOSED] ORDER ON DEFENDANTS UBER TECHNOLOGIES, INC., RASIER,
12 13	This Document Relates to:	LLC, RASIER-CA, LLC'S MOTION TO ENFORCE PROTECTIVE ORDER
14	ALL ACTIONS	
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	ORDER ON DEFENDANTS; MOTION TO ENEOR	

This cause coming before the Court on Defendants Uber Technologies, Inc., Rasier, LLC and Raiser-CA, LLC's Motion to Enforce Protective Order, due notice given and the Court being fully advised, THE COURT HEREBY FINDS:

- (a) The information on the 587 rows of the spreadsheet sent by Bret Stanley to Defendants' counsel on October 9, 2024, which identifies Defendants' internal policy related resources and the repository where each resource is maintained and which are accompanied by MDL Bates numbers (identifiable as the first 587 rows on the version of the spreadsheet attached as Exhibit 3 to the Declaration of Veronica Gromada [ECF 3512-1]) ("Confidential Information"), is covered by the Protective Order, which requires the Confidential Information be used "only for prosecuting, defending, or attempting to settle this Action or the [related JCCP] consolidated action" [ECF 176, ¶ 7.1];
- (b) Based on the record presented, Mr. Stanley has violated the Protective Order [ECF 176], by using and disclosing the Confidential Information outside of the MDL Litigation.
 Accordingly, IT IS HEREBY ORDERED:
- (c) Within three days of the date of this Order, Mr. Stanley shall identify to Defendants' counsel all persons outside of the MDL Litigation to whom Mr. Stanley has disclosed any information covered by the Protective Order, including without limitation, the Confidential Information, and Mr. Stanley shall identify to Defendants' counsel all court proceedings in which Mr. Stanley is aware that the Confidential Information has been used or disclosed in discovery or otherwise;
- (d) Within three days of the date of this Order, Mr. Stanley shall provide a copy of this Order to all persons and courts identified pursuant to paragraph (c) of this Order with notice to Defendants' Counsel of same; and
- (e) Mr. Stanley shall take reasonable efforts to retrieve or ensure the destruction of all unauthorized Confidential Information to all persons identified pursuant to paragraph (c) of this Order.

IT IS SO ORDERED:

Dated: August 18, 2025 HON. LISA . CISNEROS United States Magistrate Judge [PROPOSED] ORDER ON DEFENDANTS' MOTION TO ENFORCE PROTECTIVE ORDER

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